



---

# Wisconsin Legislative Council

## RULES CLEARINGHOUSE

---

**Scott Grosz**  
Clearinghouse Director

**Margit Kelley**  
Clearinghouse Assistant Director

**Anne Sappenfield**  
Legislative Council Director

### CLEARINGHOUSE RULE 21-054

#### Comments

**[NOTE: All citations to “Manual” in the comments below are to the Administrative Rules Procedures Manual, prepared by the Legislative Council Staff and the Legislative Reference Bureau, dated November 2020.]**

#### 5. Clarity, Grammar, Punctuation and Use of Plain Language

a. In the rule summary’s description of the analysis and supporting documents used to determine the effect on small business, should the phrase “will be” be revised to “was”? It would also be helpful to provide a description of any public comments received, or, if applicable, to state that no comments were received.

b. In ss. RAD 4.01 (2) (c) and 4.02 (2) (c), the proposed rule uses the acronym “ALARA”, followed by the spelled out phrase “, or As Low as Reasonably Achievable,”. However, the existing rule in s. RAD 1.02 (1m) already defines both the acronym and the spelled out term. For consistency, when using an acronym that is already defined, use only the acronym, without spelling out the term. Accordingly, in both instances, the phrase “, or As Low as Reasonably Achievable,” should be removed. [s. 1.08 (2), Manual.]